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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE SAURASHTRA OIL AND OIL-SEEDS ASSOCIATION LTD., RAJKOT

NOTIFICATION

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with Notification of the Government of India, Ministry of Commerce and Industry No. S.O. 1162, dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Saurashtra Oil & Oilsseeds Association Ltd., Rajkot, the same having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

Amendments

1. In Cottonseed Bye-laws—

1. In Bye-law 68—

For the figures "100", the figures "250" shall be substituted.

2. In Bye-law 82—

(i) In clause (b), for the words "as under", the words "Cottonseed of the following varieties of raw cotton (kapas)" shall be substituted and after the word "Berar", the brackets, letters and figure "(vi) CO2" shall be inserted.

(ii) In clause (f), for the words "Vaishakh and Aso of the Samvat Year", the words "calendar months of April, July and October" shall be substituted.

(iii) In clause (g), for the words, figures and brackets "100 kilograms (220.46 lbs.)", the words, figures and brackets "250 kilograms (551.16 lbs.)" shall be substituted.

(iv) In clause (h), for the words, letters and figures "Sudi 3rd to Vadi 10th", the words, letters and figures "19th to the last date" shall be substituted.

3. In Bye-law 83—

For the words "Shravan for Vaishakh delivery and (2) in the month of Chaitra for Aso delivery", the words "July for April delivery of the following year, (2) in the month of March for July delivery of the same year, and (3) in the month of June for October delivery of the same year" shall be substituted.

4. In Bye-law 86—

The following Bye-law shall be substituted, namely:—

"86. The due date or the latest day for issuing delivery orders for Cottonseed for different delivery months shall be as follows:—

Months	Due Dates
April Last date of the month
July Do
October Do

5. In Bye-law 97—

(i) In clause (a), for the words "margin", the words "trading" shall be substituted; for the word "MARGIN", the word "TRADING" shall be substituted; for the words and figures "Re. 0.50 per 100", the words and figures "Rs. 1.25 per 250" shall be substituted; for the words and figures "Re. 0.75 per 100", the words and figures "Rs. 1.90 per 250" shall be substituted; and for the words and figures "Re. 1.00 per 100", the words and figures "Rs. 2.50 per 250" shall be substituted.

(ii) In clause (b), for the word "margin", the words "trading deposits" shall be substituted.

6. In Bye-law 98—

(i) For clause (1), the following clause shall be substituted, namely; "(1) Notwithstanding anything contained in these Bye-laws, the Board may, from time to time, by a resolution passed by itself and concurred in by the Forward Markets Commission, fix such limit or limits upon daily trading by members, or upon the open position of members or controlled by members in respect of hedge contracts for any delivery or deliveries as the Board may consider necessary or desirable."

(ii) After clause (2), the following clause shall be inserted, namely; "(3) Any limit or limits fixed under this Bye-law shall be applicable to all transactions in hedge contracts in which trading is permitted under these Bye-laws, including transactions entered into before such limit or limits are fixed."

7. In Bye-law 119—

For the word "Vaishakh", the word "April" shall be substituted and for the words "Aso contract", the words "July and October contracts" shall be substituted.

8. In Bye-law 123—

For the words and figures "Re. 0.03 per 100", the words and figures "Re. 0.09 per 250" shall be substituted.

9. In Bye-law 125—

For the word, figures and letters "Vadi 10th", the words "the due date" shall be substituted and for the words and figures "Re. 0.50 per 100", the words and figures "Rs. 1.25 per 250" shall be substituted.

10. In Bye-law 126—

For the words and figures "Re. 1.00 per 100", the words and figures "Rs. 2.50 per 250" shall be substituted.

11. In Bye-law 127—

For the words, letters and figures "Sudi 3rd and Vadi 10th of", the words "Nineteenth and the last date of" shall be substituted and for the words, letters and figures "between Sudi 3rd and Vadi 10th", the words and figures "between the 19th and the last date of the delivery month" shall be substituted.

12. For Bye-law 136—

The following Bye-law shall be substituted, namely:—

"136. The samples shall be drawn in the presence of the surveyors or their representatives. The surveyors or their representatives appointed by the seller shall draw two samples and the surveyors or their representatives appointed by the buyer shall draw three samples from the goods offered in delivery and these samples shall be combined in one lot for carrying out the survey. The surveyors shall fill this lot in tins or bags and after sealing the tins or bags shall send the same to the Ring Office."

13. In Bye-law 143—

For the words and figures "Re. 0.50 per 100", the words and figures "Rs. 1.25 per 250" shall be substituted.

14. In Bye-law 146—

- (i) In clause (b), after the words "record of the Association" and before the words "The Board or", the words "The rates so fixed shall be subject to the conditions, if any, applicable to the contract under Bye-law 274 B" shall be inserted.
- (ii) In clause (c), after the words "trading day", the words "The rates so fixed shall be subject to the conditions, if any, applicable to the contract under Bye-law 274 B" shall be inserted.

15. In Bye-law 167—

- (i) In clause A.(1)(b), for the words "margin", the words "trading deposits" shall be substituted.
- (ii) In clause A.(2).1 for the word "margin" occurring twice, the words "trading deposits" shall be substituted, (2) for the word "becomes", the word "become" shall be substituted and (3) for the word "Margin", the words "Trading Deposits" shall be substituted.
- (iii) In clause A.(3), for the word "margin" occurring twice, the words "trading deposits" shall be substituted.
- (iv) In clause B.(1)(b), for the word "margin", the words "trading deposits" shall be substituted.
- (v) In clause B.(2), (1) for the word "margin" occurring twice, the words "trading deposits" shall be substituted, (2) for the word "becomes", the word "become" shall be substituted, and (3) for the word "Margin", the words "Trading Deposits" shall be substituted.
- (vi) In clause B.(3), for the word "margin" occurring twice, the words "trading deposits" shall be substituted.

16. In Bye-law 176—

For the words and figures "Rs. 1.50 per 100", the words and figures "Rs. 3.75 per 250" shall be substituted.

17. After Bye-law 180—

The following Bye-law shall be inserted, namely:—

"180A. Notwithstanding anything contained in the above Bye-laws 176 to 180, the Board shall have the right to dispense with, alter or modify the provisions contained in the above Bye-laws 176 to 180 by a resolution passed in a duly convened meeting".

18. After Bye-law 238—

The following Bye-law shall be inserted, namely:—

"238A. Whenever, under Bye-law 238, the maximum and/or minimum rate or rates are fixed during a delivery period or if the same shall have been fixed during a non-delivery period and shall not have come to an end on the first tender day, notwithstanding anything contained in other Bye-law the following provisions shall apply in respect of delivery orders and delivery of goods thereunder regarding transactions for such delivery period:—

- (a) If the last buyer does not take delivery of pucca delivery order, the buyer shall be deemed to have invoiced back the pucca delivery order to the first seller at the minimum rate applicable

for that delivery period and in that event the buyer shall pay damages equivalent to the difference between the rate of the previous clearing or the rate of the contract (whichever is applicable) and the minimum rate so fixed. In the event of the buyer failing to take delivery of goods after accepting the pucca delivery order the seller shall act in accordance with other Bye-laws.

- (b) If the seller does not issue delivery order for the fulfilment of his outstanding sale transactions by the last tender day of the delivery period the seller shall pay damages equivalent to the difference between the rate of the previous clearing or the rate of the contract (whichever is applicable) and the due date rate or the maximum rate whichever is lower provided such rate is higher than the rate of the previous clearing or the rate of the contract. The seller shall also pay in addition such penalty as is provided in other Bye-laws. If the seller has issued delivery order without any goods to tender against the same or the seller or his muccadam or his agent does not give delivery of the goods, the buyer shall act in accordance with other Bye-laws."

19. In Bye-law 239—

In Proviso (4) to clause (1)(B), for the words and figures "Re. 1.00 per 100", the words and figures "Rs. 2.50 per 250" shall be substituted.

20. After Bye-law 245—

The following Bye-law shall be inserted, namely:—

"245A.(i) The Board may, from time to time, in any case where in its opinion it is expedient so to do, by a resolution passed by a simple majority and concurred in by the Forward Markets Commission postpone for a specified period or until further notice, the outward payment of differences to members, whose balance sheets in accordance with Bye-law 147 to 172 show a credit balance.

(ii) Powers specified in clause (i) may be exercised by the Forward Markets Commission in any case where in the opinion of the Commission it is expedient so to do."

21. After Bye-law 274—

The following Bye-law shall be inserted, namely:—

"274A. (1) The terms of contract and forms of contract of Cottonseed shall be as provided in the relevant terms of contract and forms of contract in the Appendix. In ready delivery contracts and delivery contracts (other than hedge contracts) the parties may make any special stipulation as to refraction, quality, bagging and the like.

(2) The Board may change the terms and forms of contract of cottonseed before the commencement of trading in any delivery with the prior approval of the Forward Markets Commission.

(3) The power specified in clause (2) may be exercised by the Forward Markets Commission, if in the opinion of the Commission, the interest of the trade or public interest so requires."

22. After newly added Bye-law 274A—

The following Bye-law shall be inserted, namely:—

"274B. (i) Notwithstanding anything contained in these Bye-laws, rules and regulations, the Board may, with the concurrence of the Forward Markets Commission, prohibit trading during any day or days in hedge contracts in any delivery at a price higher or lower than the closing rate of the previous trading day or such other trading day as may be decided by the Board, by more than such sum or sums as may be fixed by the Board. Different sums may be fixed and made applicable at different levels of price. Any sum or sums fixed above may, with the concurrence of the Forward Markets Commission, be varied by the Board from time to time.

(ii) The powers specified in clause (i) may be exercised by the Forward Markets Commission when in the opinion of the Commission it is expedient so to do."

23. Bye-law 276 shall be deleted.

24. In the "TERMS OF CONTRACT FOR COTTON-SEED"—

(i) In sub-clause 2, for the words "The following varieties", the words "Cottonseed of the following varieties of raw cotton (kapas)" shall be substituted and after the word "Berar", the letters, brackets and figure "(f) CO2" shall be inserted.

(ii) In sub-clause 3, after the word, figures and brackets "(50 quintals)", the following shall be inserted, namely; "The unit of quotation shall be 250 kilograms (551.16 lbs.)".

(iii) In sub-clause 5(i), for the words, letters and figures "Sudi 3rd to Vadi 10th", the words and figures "the 19th to the last date" shall be substituted.

(iv) In sub-clause 5(vi), for the words and figures "Re. 0.03 per 100", the words and figures "Re. 0.09 per 250" shall be substituted.

25. In the Form for "READY DELIVERY CONTRACT"—

For the figures "100", the figures "250" shall be substituted.

26. In the Form for "HEDGE CONTRACTS", Between Member and Member—

For the figures "100", the figures "250" shall be substituted.

27. In the Form for "HEDGE CONTRACTS", Between Member and Non-member—

For the figures "100", the figures "250" shall be substituted.

28. In the Form for "HEDGE CONTRACTS—CONFIRMATION", Between Member and Non-member—

For the figures "100", the figures "250" shall be substituted.

29. In the SCHEDULE of up-country centres on page 114—

After the figures and words "17. Jamnagar", the words and figures "18. Viramgam 19. Bavla 20. Sanand 21. Kadi 22. Dhandhuka" shall be inserted.

II. In Groundnut/Grounanut Oil Bye-laws—

1. In Bye-law 99—

For the figures "15,000", the figures "30,000" shall be substituted and for the figures "500", the figures "1,000" shall be substituted.

2. In Bye-law 100—

For clause (a), the following clause shall be substituted, namely; "(a) Any member shall be entitled to exceed the above limits upto a maximum limit of 80,000 tins in the case of Groundnut Oil or 3,100 Metric Tonnes in the case of Groundnut Kernels, on payment of the following trading deposits to the Clearing House through the concerned Ring Office:—

GROUNDNUT OIL:

Quantity	Trading Deposit		
	Tins	Rs.	
Exceeding 30,000 tins but not exceeding	..	35,000	2,500
Exceeding 35,000 tins but not exceeding	..	40,000	5,000
Exceeding 40,000 tins but not exceeding	..	45,000	7,500
Exceeding 45,000 tins but not exceeding	..	50,000	10,000
Exceeding 50,000 tins but not exceeding	..	55,000	12,500
Exceeding 55,000 tins but not exceeding	..	60,000	15,000
Exceeding 60,000 tins but not exceeding	..	65,000	17,500
Exceeding 65,000 tins but not exceeding	..	70,000	20,000
Exceeding 70,000 tins but not exceeding	..	75,000	22,500
Exceeding 75,000 tins but not exceeding	..	80,000	25,000

GROUNDNUT KERNELS:

Quantity	Trading Deposit	
	Metric Tonnes	Rs.
Exceeding 1,000 Metric Tonnes but not exceeding	..	1,200
Exceeding 1,200 Metric Tonnes but not exceeding	..	1,400
Exceeding 1,400 Metric Tonnes but not exceeding	..	1,600
Exceeding 1,600 Metric Tonnes but not exceeding	..	1,800
Exceeding 1,800 Metric Tonnes but not exceeding	..	2,000
Exceeding 2,000 Metric Tonnes but not exceeding	..	2,200
Exceeding 2,200 Metric Tonnes but not exceeding	..	2,400
Exceeding 2,400 Metric Tonnes but not exceeding	..	2,600
Exceeding 2,600 Metric Tonnes but not exceeding	..	2,800
Exceeding 2,800 Metric Tonnes but not exceeding	..	3,000
Exceeding 3,000 Metric Tonnes but not exceeding	..	3,100

N. G. VYAS
Secretary
The Saurashtra Oil and Oil Seeds Association Ltd.,
Rajkot

RAJKOT;
Dated the 24th August 1961.

Note—The approval of the Forward Markets Commission under their letter No. 2/2/61-SAURS dated the 22nd August 1961 have been received to the above amendments to the Bye-laws. The amendments to Cottonseed Bye-laws under Item I above shall apply to April 1962 and subsequent contracts in cottonseed (i.e. from 22nd August 1961). The amendments to Groundnut/Groundnut Oil Bye-laws come into force from 22nd August 1961.

LOST

The Government Promissory note No. CA 226703 of the three per cent Conversion Loan of 1946 for Rs. 5,000/- originally standing in the name of MONORAMA SEAL, the proprietress by whom it was never endorsed to any other person, having been lost, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Signature of the Advertiser

(Sd) Sm. MONORAMA SEAL.

Residence—Dr. Balai Chand Seal Lane, Palpara, P.O. Chandernagore, Dist. Hooghly.

LOST

The Government Promissory Notes No. DH008864 and DH008867/68 (in special form) of the 3 per cent loan of 1970-75 for Rs. 25,000/- each originally standing in the name of His Highness the Maharaja of Jammu and Kashmir the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the above notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for the issue of duplicate (in ordinary form) in favour of the Secretary to Government of Jammu & Kashmir, Finance Department. The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

P. N. CHAKU
Secretary to Government
Jammu & Kashmir
Finance Department
Srinagar

LOST

The Government Promissory Note No. CA-078256 of the 4 per cent loan of 1960-70 for Rs. 1,000/- originally standing in the name of Southern Bank Ltd., and last endorsed to Allahabad Bank Ltd., the proprietor(s) by whom it was never endorsed to any other person, having been lost in postal transit notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for payment of discharge value of the note in favour of Allahabad Bank

Ltd. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Signature of the Advertiser—

Sd. D. D. PAI
Manager
Reserve Bank of India,
Public Debt Office,
Calcutta

CHANGE OF NAME

I, Phonu Ram son of Ram Dittu of village Choa, P.O., Bhararao via Jogiandernagar District Mandi, Himachal Pradesh have changed my name to Surender Kumar Sharma.

CHANGE OF NAME

This is to certify that I have changed my name from L. M. DEVAIAH to D. CHENDRASHEKAR.

L. M. DEVAIAH
Asst. Goods Clerk
S. Rly., Kirloskarvadi

CHANGE OF NAME

It is published for all concern that Shri Jairam Singh David have been converted as Hindu and changed his name as Jairam Singh Solanki from 30.4.1961 in Arya Samaj Mandir, Marwar Junction.

CHANGE OF NAME

I, Sankar Dayal, Carpenter-Helper in the N.F. Railway now posted at Tezpur shall heretofore be known as Sankar Dayal Upadhyaya. I have sworn a Court affidavit to that effect.

SANKAR DAYAL (Upadhyaya)

CHANGE OF NAME

I, Omprakash Sharma, s/o Shri Mangat Ram, Ministry of Health, have changed my name to Om Prakash Rawal.

CHANGE OF NAME

I, M. S. Mohammel Ibrahim (Mohammedan) shall henceforth be known as M. S. Manickam (Hindu).

CHANGE OF NAME

Shri "Dewaji Nago Durge" of Village Gadi-Surla District and Tehsil Chandu now lately, called "Dewaji Nago Duryodhan" assumed the surname "Durge" and declared himself to be called as "Dewaji Nago Durge" instead of "Dewaji Nago Duryodhan" hereafter.

CHANGE OF NAME

The Name of Rudhir Singh son of Shri Inder Singh, residence L/319, Seva Nagar, New Delhi, Employed as Wireman in the Department of CPWD Electrical Div. III New Delhi is changed as RUDRA SINGH.

All concerned to please note.

CHANGE OF NAME

I, Shri Shriram Baburao Kulkarni, Peon, Chief Engineer's Office, Central Railway, Bombay, by virtue of my having been adopted son of Mrs. R. G. Godbole, desire to be known in future by new name Shri Shrikant Govind Godbole.

CHANGE OF NAME

Sri Bhajahari Samanta son of late Dwijendra Lal Samanta, resident of 121, Netaji Subhas Road, Cal-34 will henceforward be known as Kalyanmoy Samanta.

CHANGE OF NAME

I, Piar Singh S/o Shri Lachman Singh of Distt. Kangra employed as a Peon in the Directorate of Economics &

Statistics (Ministry of Food & Agriculture) hereby declare that I have changed my name from Piar Singh to Kr. Piar Singh Almast with effect from the 19th August 1961.

(Kr. Piar Singh Almast)

CHANGE OF NAME

Previous Name—Kum. P. A. Aleyamma

Present Name—Smt. Aleyamma George.

Home Address—0/17, I. N. Dockyard Colony, Bhandup, Bombay-78.

Office Address—P&D Import Section, Office of the Textile Commissioner, Ballard Estate, Bombay-1.

CHANGE OF NAME

This is to certify that I have changed my name from K. Raju to K. S. Rajan.

K. RAJU

Commercial Clerk
S. Rly., Kirloskarvadi

CHANGE OF NAME

To whomsoever it may concern I, Girdhara Singh S/o Milkhi Ram of village Binjon District Hoshiarpur lately called Girdharilal in Central Reserve Police when employed as constable No. 745 wholly renounce, Relinquish and Abandon my former name of Girdharilal and assume from the date hereof the name of Girdhara Singh.

Dated Neemuch, the 16th October 1961.

GIRDHARA SINGH
Central Reserve Police

CHANGE OF NAME

Shri Sonulal Jagannath Balodhi, Senior Clerk, Claims Superintendent's Office, Central Railway, Secunderabad wishes to be known as Sohanlal Jagannath Balodhi.

CHANGE OF NAME

This is to notify that Shri JIAND GURBUXANI, resident of West Ghampur Jabalpur, Class IV employee of Head Post Office Jabalpur, has vide an affidavit dated 3rd November 1961 in the Court of first Class Magistrate Jabalpur (MP), changed his name as Shri MOHANLAL GURBUXANI. He desires to be addressed by the new name in future.

CHANGE OF NAME

I, Chanda Babu Verma S/o Shri Hira Lal Verma, employed in Income Tax Deptt., renounce relinquish and abandon the use of my former name and do assume, in place thereof, new name "SHASHI KANT VERMA" as per deed dated 10th August 1961.

CHANGE OF NAME

Name change from CHALLA KRISHNA MURTHY to MUSTI KRISHNA MURTHY, vide Naval Headquarters letter No. RP. 2401/10/58, dated 22nd September, 1959.

CHANGE OF NAME

I, P. NARASIAH, S/o Shri M. PUTTASWAMY, Sub-Inspector of Central Excise, Mangalore, Mysore State, shall henceforth be known as P. N. NARASU [P. NARENDRA NARASU].

NOTICE

In the matter of Indian Companies Act and in the matter of Mutual Friends Ltd.,

(In Vol. Liquidation)

A meeting of the Contributaries and Creditors of the above named company will be held at 1517-Kashmere Gate, Delhi, on 24th January 1962, at 4 P.M. and 5 P.M. respectively to pass the liquidation accounts for final dissolution of the Company.

Dated, the 15th December 1961.

BALDEO SWAROOP
Vol. Liquidator

Creditors Voluntary Winding-up**Notice of Appointment of Liquidator Pursuant to
Section 516**

Name of the Company—Paints & Pigments Private Limited.

Name of Business—Manufacturing of Paints.

Address of Registered Office—99, Kamla Market, New Delhi.

Name and Address of liquidator—K. B. Jasuja, 64, Regal Buildings, New Delhi.

Date of Appointment—30th October 1961.

By whom appointed—Creditors of the company.

Dated the 2nd November 1961.

K. B. JASUJA

FORM NO. 165

(See Rule 329)

Creditor's Voluntary Winding-up

Name of Company—Sartors Private Limited, New Delhi

Notice convening final meeting

Notice is hereby given in pursuance to section 509 that a general meeting of the Members of the above named Company will be held at the Registered Office of the Company on 29th day of January, 1962 at 3 P.M. in the afternoon

and a meeting of the Creditors will be held at 4.30 P.M. in the same afternoon for the purpose of having an account laid before them showing the manner in which the Winding Up has been conducted and the property disposed of and of hearing any explanation that may be given by the Liquidator and also determining by a Special Resolution of the Company by the Creditors, the manner in which the books, accounts and documents of the Company and of the Liquidator shall be disposed of.

Dated this 2nd day of December, 1961.

ILLEGIBLE
Liquidator.

STATE BANK OF BIKANER

(Subsidiary of the State Bank of India)

Incorporated in India under a special Statute;
The liability of the Members is Limited.

Notice is hereby given that the register of shareholders of the Bank shall remain closed from Monday, the 1st January, 1962 to Sunday, the 21st January, 1962, both days inclusive.

Bikaner, December 22, 1961.

By Order of the Board
BALWANT SINGH
General Manager

REED, No. P 310.

